PATENT COOPERATION TI ATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER AC	CTION	See Form PCT/IPEA/416			
International application No. PCT/US2004/017340	International filing date (03.06.2004	day/month/year)	Priority date (day/month/year) 03.06.2003			
International Patent Classification (IPC) or national classification and IPC G01N21/27						
Applicant BAYER HEALTHCARE, LLC						
This report is the international pre Authority under Article 35 and tran	liminary examination re nsmitted to the applican	port, established by this taccording to Article 36.	International Preliminary Examining			
2. This REPORT consists of a total of	of 9 sheets, including th	is cover sheet.	•			
3. This report is also accompanied b	y ANNEXES, comprisin	g:				
a. sent to the applicant and to	o the International Burea	au) a total of sheets, as	s follows:			
and/or sheets containing	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
□ sheets which supersed beyond the disclosure Supplemental Box.	 sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box. 					
b. (sent to the International B sequence listing and/or tab Box Relating to Sequence	les related thereto, in c	omputer readable form o	of electronic carrier(s)) , containing a only, as indicated in the Supplemental nstructions).			
4. This report contains indications re	lating to the following it	ems:	. •			
☐ Box No. I Basis of the opi	nion					
☐ Box No. II Priority						
⊠ Box No. III Non-establishm	ent of opinion with rega	rd to novelty, inventive s	step and industrial applicability			
☐ Box No. IV Lack of unity of	invention					
		 with regard to novelty, supporting such statem 	inventive step or industrial ent			
☐ Box No. VI Certain docume			·			
•	in the international app					
☐ Box No. VIII Certain observa	ations on the internation	al application				
Date of submission of the demand		Date of completion of this	s report			
04.04.2005		02.06.2005				
Name and mailing address of the internation preliminary examining authority:	nal	Authorized Officer	usches Palaniam,			
European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016		D'Alessandro, D Telephone No. +31 70 34	20-1919			

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/017340

		IADON BOOK & BETT OF THE LOUD
	Box No. I Basis of the report	
1.	With regard to the language, this filed, unless otherwise indicated	s report is based on the international application in the language in which it was under this item.
	which is the language of a tr international search (und publication of the internat	slations from the original language into the following language , anslation furnished for the purposes of: er Rules 12.3 and 23.1(b)) ional application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)
2.	With regard to the elements* of	the international application, this report is based on (replacement sheets which ving Office in response to an invitation under Article 14 are referred to in this
	Description, Pages	
	1-17	as originally filed
	Claims, Numbers	
	1-22	as originally filed
	Drawings, Sheets	
	1/8-8/8	as originally filed
	☐ a sequence listing and/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing
3.	☐ The amendments have result the description, pages the claims, Nos. ☐ the drawings, sheets/figs the sequence listing (special any table(s) related to see	ecify):
4.	had not been made, since they I Supplemental Box (Rule 70.2(c) the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specific any table(s) related to see	ecify): equence listing <i>(specify)</i> :
	* If item 4 applies, so	ome or all of these sheets may be marked "superseded."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/017340

ox No. III Non-establishment (pplicability	of op	inion with regard to novelty, inventive step and industrial
e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- vious), or to be industrially applicable have not been examined in respect of:		
the entire international applica	tion,	
l claims Nos. 4,10,16		•
because:		
the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):		
the description, claims or drawings (indicate particular elements below) or said claims Nos. 4,10,16 are so unclear that no meaningful opinion could be formed (specify):		
see separate sheet		
the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.		
no international search report	has b	een established for the said claims Nos.
the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:		
the written form		has not been furnished
·		does not comply with the standard
the computer readable form		has not been furnished
		does not comply with the standard
the tables related to the nucle not comply with the technical	otide requir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.
See separate sheet for further	deta	ils
	ne questions whether the claimed by outputs, or to be industrially applicated the entire international applicated claims Nos. 4,10,16 because: I the said international application not require an international present the description, claims or draw unclear that no meaningful opinisee separate sheet I the claims, or said claims Nos could be formed. In o international search report the nucleotide and/or amino according to the Administrative Instruction the written form I the tables related to the nucleon not comply with the technical in the position of the Administrative in the nucleon of the Administrative in the computer readable form	ne questions whether the claimed invertions), or to be industrially applicable the entire international application, claims Nos. 4,10,16 because: I the said international application, or not require an international prelimination of the description, claims or drawings unclear that no meaningful opinion of see separate sheet I the claims, or said claims Nos. are should be formed. In on international search report has been the nucleotide and/or amino acid see C of the Administrative Instructions the written form the computer readable form the tables related to the nucleotide not comply with the technical requirements.

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-3,5-9,11-15,17-18,21,22

No: Claims

19,20

Inventive step (IS)

Yes: Claims

No: Claims

1-3,5-9,11-15,17-22

Industrial applicability (IA)

Yes: Claims

1-3,5-9,11-15,17-22

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No. 1AP20 Rec 170770 12 DEC 2005 PCT/US2004/017340

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

- 1. The subject-matter of claims 4, 10, 16 refers to the determination of the high resolution reflectance values {r}. The definition given in these claims and in the description (par. 13, par. 46) suggests that the individual elements r, of vector {r} depend respectively on the measured reflectance values R of claim 1, at the same wavelength. This definition implies that the number of elements of vector {r} is equal or less to the number of values R available.
- 2. On the contrary, it appears from eqs. (3), (5) of the description, that each reflectance value R can be written as an expression involving the sum of the vector {r} over its index. From this part of description, the skilled person understands that:
 - the elements r_i of vector $\{r\}$ are defined at the same set of reference wavelengths as vectors $\{L\}$, $\{L^*\}$, $\{D\}$, at a wavelength step of less than 1 nm (see par. 51);
 - the vector {r} represents the reflectance spectrum of a target chemical at the reference wavelengths, which is known *a priori* (see also par. 64, fig. 7A) with good resolution;
 - for each light source (6 for the embodiment disclosed), there is one overall reflectance value R, that is expressed in terms of the sum of all the elements of vector {r}.

This contradicts the assumption made in point 1, that the number of elements of {r} is the same or less than the number of values R. A possible cause of this contradiction is that the meaning of symbol R in claim 4 is not the same as in claim 1.

3. Due to this inconsistency, the mentioned claims are unclear (Art. 6 PCT), and no opinion on them has been established. For the examination of the independent claims, the definition of vector {r} has been interpreted as set forth in point 2 above.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: WO 02/14793 A (DIETIKER THOMAS ; ELEKON IND INC (US)) 21 February 2002 (2002-02-21)

D2: EP-A-0 816 829 (HUTCHINSON TECHNOLOGY) 7 January 1998 (1998-01-07)

The present application does not meet the criteria of Article 33(1) PCT, because

the subject-matter of claims 19,20 is not new in the sense of Article 33(2) PCT, and

the subject-matter of claims 1-3,5-9,11-15,17-18,21-22 does not involve an inventive step in the sense of Article 33(3) PCT.

1.1 The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and discloses (the references applying to this document):

p. 2, last par.; p. 6, par. 1	A method of correcting one or more reflectance values when a center wavelength of one or more light sources used to generate corresponding light signals is different from a specified center wavelength for the one or more light sources, comprising:
р. 7, par. 4; p: 10, par. 3	defining, for each of the one or more light sources, the center wavelength;
p. 7, par. 2;	determining the actual reflectance for the incident light;
p. 7, par. 4;	determining a correction factor, which is dependent on the center wavelength, in order to compensate the center wavelength error.

The use of the reference spectrum {r} of the target chemical (oxygen in D1 p. 6, par. 1), as well as detector sensitivity data for the calculation of the correction factor, is considered

PCT/US2004/017340

implicitly disclosed in D1.

Although the method of D1 refers to the calibration of an instrument by measuring the center wavelength of a light source prior to introducing a sample in the instrument, this does not mark any difference with the subject-matter of claim 1. Also in claim 1 actually, the characteristics of the light sources (vector {L}) are determined regardless of the sample under test. Because every calibration method implies the calculation of a correction factor to correct the measured values during the use of the instrument, there is furthermore no difference between a "calibration" method and a "correction" method. In the light of the disclosures of D1, the actual difference between the subject-matter of claim 1 and the known method, is the calculation of the correction factor taking into account the power spectral density of the source at a set of wavelengths, rather than just the centroid of the spectrum as in D1. This step allows to compensate the spectral variations with a greater accuracy, in particular when more than one source is used to measure the reflectivity of the sample. Document D2 discloses a method for measuring the absorption spectrum of a sample using light from a plurality of sources (p. 9, l. 37-44), in which a spectrum of the incident light is recorded prior to measurement (p. 7, l. 6-8). To reach the required detail in the calculation of the correction factor, the person skilled in the art would include this step in the method of D1, obtaining as a consequence the subjectmatter of claim 1. The subject-matter of claim 1 does not therefore involve an inventive step (Article 33(3) PCT).

- 1.2 The subject-matter of independent claims 7,13 is an apparatus whose technical features perform the steps of the method of claim 1. Therefore, the same reasoning as for claim 1 applies, and these claims are considered not inventive.

 The applicant should take into account that is not clear neither from the description nor from the claims whether the spectral distribution module (feature A) belongs to the reflectometer or it is an external device.
- 1.3 For the same reasons as in 1.2, also the subject-matter of claim 21 is considered not inventive.
- 1.4 The additional feature:

the correction factor can be determined for variations of the center wavelength larger

than \pm 8 nm from the nominal wavelength (cls. 2,8,14)

is implicitly disclosed in D1, given the dynamic range of the wavelength sensor (see *fig. 9*) and the considerations at *p. 6*, *par. 1*. Document D1 also discloses:

p. 7, par. 2;

the one or more light sources comprise LEDS (cls.

fig. 4B

3,9,15,22);

the light sources and detectors are part of a

reflectometer (cls. 6,12,18);

Furthermore, determining the values of {r} at discrete wavelengths intervals (cls. 5,11,17) is the necessary step taken when storing spectra in a memory. In conclusion, the subject-matter of the mentioned claims does not involve an inventive step.

2. Document D2 discloses the following features of independent claim 19:

fig. 15	A reflectometer, comprising:
p. 9, I. 37-44	a set of light sources;
p. 10, l. 5-12	a set of detectors;
p. 7, I. 20-24	a reflectance assembly configured to direct light signals from the sources onto a sample and reflected light from a sample to the detectors;
p. 13, l. 18-23	a storage device;
p. 14, l. 18-20; p. 14, l. 46-52	a processor

Although the sample in D2 is human skin, no modifications of the disclosed apparatus are required in order to analyze test products as in claim 19. The storage device of claim 19 is defined in terms of the data it is able to store, while the correction function module is defined by the operation it performs rather than by its technical features. Because conventional memory units and processors would be suitable for the same purposes, these definitions are not considered as limiting the subject-matter of the claim. Therefore, in the light of the cited disclosures of D2, claim 19 is not new. The same reasoning applies

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/US2004/017340

to dependent claim 20.

2.1 Were feature E of claim 19 be interpreted as "a correction function module configured to determine a correction factor...", as in claim 7, the subject-matter of this claim would not anyway be proven inventive, for the same reasons set forth for claims 1,7,13.